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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/772,894	01/31/2001	Junichi Akiyama	202594US2RD	1087
22850	7590 06/02/2003			
OBLON, SPIVAK, MCCLELLAND, MAIER & NEUSTADT, P.C.			EXAMINER	
	1940 DUKE STREET ALEXANDRIA, VA 22314		PSITOS, ARISTOTELIS M	
			ART UNIT	PAPER NUMBER
			2653	10
			DATE MAILED: 06/02/2003	10

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		09/772,894	AKIYAMA ET AL.				
		Examiner	Art Unit				
		Aristotelis M Psitos	2653 ,				
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the c	correspondence address -				
THE - Exte after - If the - If NO - Failt - Any	MAILING DATE OF THIS COMMUNICATION.  Insions of time may be available under the provisions of 37 CFR 1.1:  SIX (6) MONTHS from the mailing date of this communication.  Depend for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period or the toreply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	nely filed  s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
1)⊠	Responsive to communication(s) filed on 09 A	<u> April 2003</u> .					
2a) <u></u> □	This action is <b>FINAL</b> . 2b)⊠ Th	is action is non-final.					
3)[]	Since this application is in condition for allows closed in accordance with the practice under						
•	ion of Claims  Claim(s) <u>1-8 and 10-19</u> is/are pending in the a	upplication	•				
4)🖂							
5)[7]	4a) Of the above claim(s) <u>17-19</u> is/are withdrawn from consideration.  5) Claim(s) is/are allowed.						
·	Claim(s) 1-8 and 10-16 is/are rejected.						
·	Claim(s) is/are objected to.	•					
·	Claim(s) are subject to restriction and/o	r election requirement					
-	ion Papers	r cloudoff requirement.					
9)[	The specification is objected to by the Examine	r.	•				
10)	The drawing(s) filed on is/are: a) ☐ accept	oted or b) objected to by the Exa	miner.				
	Applicant may not request that any objection to the	e drawing(s) be held in abeyance. S	ee 37 CFR 1.85(a).				
11)[	The proposed drawing correction filed on	_ is: a)☐ approved b)☐ disappro	oved by the Examiner.				
If approved, corrected drawings are required in reply to this Office action.							
12)	The oath or declaration is objected to by the Ex	aminer.					
Priority	under 35 U.S.C. §§ 119 and 120						
13)[	Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. § 119(a	a)-(d) or (f).				
a)	☐ All b)☐ Some * c)☐ None of:						
	1. Certified copies of the priority document	s have been received.					
	2. Certified copies of the priority documents have been received in Application No						
· * (	3. Copies of the certified copies of the prior application from the International Bu See the attached detailed Office action for a list	reau (PCT Rule 17.2(a)).	-				
	Acknowledgment is made of a claim for domesti	·					
	a)  The translation of the foreign language pro Acknowledgment is made of a claim for domest	• •					
Attachmer							
2) Noti	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s) _	5) Notice of Informal	y (PTO-413) Paper No(s) Patent Application (PTO-152)				

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### **DETAILED ACTION**

Applicants' response of 4/9/03 has been considered with the following results.

## Claim Rejections - 35 USC § 102

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

# Claim Rejections - 35 USC § 103

- 1. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 2. Claims 1-3,5-8 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chen et al considered with Kobayashi et al both considered with Peale et al –Majors, Jr. et al and all further considered with Ueyanagi.

The references are relied upon for the reasons stated in the previous Office action.

The orientation of the axis of the light spot is expanded upon/taught by the newly cited Ueyanagi reference; see the discussion with respect to 6b.

It would have been obvious to modify the references to Chen et al -Kobayashi et al – Peale et al-Majors, Jr. et al with the above teaching from Ueyanagi, motivation is to increase the recording track density across the record medium.

### Response to Arguments

3. Applicant's arguments with respect to claims 1-3,5-8 and 10 have been considered but are moot in view of the new ground(s) of rejection.

Applicants' also argue that it would not have been obvious to use the teaching from Kobayashi et al and modify the Chen et al system because it would be unnecessary to incorporate the teachings from Kobayashi et al in the Chen et al system since the spot sizes are similar in dimension. The examiner considers the Kobayashi et al reference at col. 3 lines 63-65 (.2 x .6 microns) to be an example, i.e., one can reduce the size of the hole K to a desired dimension in order to increase the recording signal density. Although Chen et al uses the entire light beam to record the information, by reducing the spot size the result would yield an increase information signal density.

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With respect to the aperture orientation. The examiner concluded that the hole K (because of the difference in dimensions) had a major and minor axis (.2 x .6 microns). The question then arises, along what axis does the claimed W1 and W2 read?

Ueyanagi discloses in this environment the additional ability of having a slit/aperture for permitting the light beam to finally emerge onto the record medium surface – see the above description of figure 6b for instance. Since the examiner concludes that those of ordinary skill in the art would want to maximize the amount of information on the record medium, the smallest width would be perpendicular to the track direction and the larger width along the track. Hence the examiner concludes that it would be obvious to rely upon the additional teaching from Ueyanagi and orient the aperture dimensions (major and minor axis) accordingly.

Peale and Majors were only relied upon for their teaching of the TE & TM mode or operations.

In order to reduce the issues, the examiner is no longer relying upon either Ueyanagi or Stovall et al stated in the previous OA.

4. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over the art as applied to claim 1 above, and further in view of the acknowledged prior art – see MPEP §2144.03 with respect to the use of Official notice.

The reasons stated in the previous OA are repeated.

No further rebuttal is necessary.

5. Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over the art as applied to claim 10 above, and further in view of the acknowledged prior art – see MPEP § 2144.03 with respect to the reliance upon Official notice.

The reasons stated in the previous OA are repeated.

No further rebuttal is necessary.

Claims 12, 13,15 and 16 are rejected under 35 U.S.C. 102(e) as being anticipated by Stovall et al.

The reference is relied upon for the reasons stated in the previous OA.

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## Response to Arguments

- 7. Applicant's arguments filed 4/9/03 have been fully considered but they are not persuasive. Applicants focus on the limitation that the radiating portion emitting the heat beam is in a receding position, while the tip of the magnetic pole protrudes between the heating source and the recording medium. The examiner concludes this is the case in Stovall et al, wherein the radiating portion (laser source) is as claimed see figure 5 laser source is element 122, and the tip of the magnetic pole is element 96.
- 8. Claim 14 is rejected under 35 U.S.C. 103(a) as being unpatentable over the art as applied to claim 12 above, and further in view of Peale.

Peale is relied upon for the reasons stated in the previous OA.

#### Conclusion

Since applicants have not indicated a conflict between the present claims and those in copending application sn 09/749801, the examiner concludes that applicants have maintained a line of demarcation between the claims in this application and copending application 09/749801.

Any inquiries concerning missing papers/references, etc. must be directed to Group 2600 Customer Services at (703) 306-0377.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Aristotelis M Psitos whose telephone number is (703) 308-1598. The examiner can normally be reached on M-Thursday 8 - 4.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William R. Korzuch can be reached on (703) 305-6137. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9314 for regular communications and (703) 872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-4700.

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Aristotelis M Psitos Primary Examiner Art Unit 2653

AMP May 28, 2003